EXHIBIT 27

```
1
              IN THE UNITED STATES DISTRICT COURT
 2
                FOR THE DISTRICT OF NEW JERSEY
 3
 4
 5
     IN RE: JOHNSON & JOHNSON TALCUM
 6
     POWDER PRODUCTS MARKETING, SALES
                                          )
     PRACTICES, AND PRODUCTS LIABILITY )
 7
    LITIGATION
                                             MDL No.
 8
                                             2738 (FLW)(LHG)
9
10
11
12
                   VIDEOTAPED DEPOSITION OF
13
                  REBECCA SMITH-BINDMAN, M.D.
14
                   San Francisco, California
15
                  Thursday, February 7, 2019
16
                            Volume I
17
18
19
20
21
22
23
    Reported by:
    MARY J. GOFF
24
   CSR No. 13427
25
```

- 1 awful lot of Johnson & Johnson baby powder over the
- 2 last 50 plus years. And -- and I am --
- 3 Q (BY MR. ZELLERS) And --
- 4 A -- not sure whether there's lots of other
- 5 dominant players in the space. I -- I don't know
- 6 that.
- 7 My impression is that Johnson -- baby
- 8 powder baby is a Johnson & Johnson a product very,
- 9 very often.
- 10 Q But you have not done any type of survey
- 11 --
- 12 A I have --
- 13 Q -- or analysis?
- 14 A -- I have not.
- 15 Q If the biological mechanism by which a
- 16 talcum powder product can increase the risk of
- ovarian cancer is because of a particular
- 18 contaminant or collection of contaminants, but that
- 19 contaminant or collection of contaminants does not
- 20 exist in all talcum powder products, will the
- 21 epidemiologic evidence that exists today allow you
- 22 to see that distinction?
- MS. O'DELL: Object to the form.
- 24 A You're asking about contaminants of talcum
- 25 powder products. My understanding from what I have

- 1 reviewed is that the components of talcum powder
- 2 products include asbestos, include fibrous talc,
- include heavy metals, include fragrances.
- 4 Let's get rid of the header -- the --
- 5 the fragrances. Just the heavy metals, the
- 6 asbestos, and the fibrous talc. My understanding is
- 7 that those are in the same mines as the platy talc,
- 8 which is the desired part of talc.
- 9 To the degree that those are all part and
- 10 parcel of the same product, they're not -- I
- 11 wouldn't think of them as contaminants. I would
- 12 think of them as just part of the product.
- And so to the degree that that product
- 14 cannot be separated, I would be concerned that any
- talcum powder products have all of the above.
- I separated fragrance, because that's
- something that's added. That's not mined directly.
- 18 But the other items, my understanding is that's part
- 19 of the talc.
- 20 Q You don't know one way or the other
- 21 whether talcum powder products contain asbestos, do
- 22 you?
- MS. O'DELL: Object to the form.
- 24 A You're asking me to opine whether talcum
- 25 powder products contain asbestos?